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POINTS OF ORDER—

1. Senator Moore raised the point of order that S. B. No. 3 was out of order because it was a liquor monopoly bill and was in no way germane to the old age pension measure, which was the only subject coming within the Governor's call.

Senator Holbrook raised the point of order, that this bill is out of order as it violates that section of the Constitution which provides that all revenue raising measures must originate in the House.

The Chair sustained the points of order, stating that this is a jurisdictional matter and a point of order as to jurisdiction can be raised at any time and that unless the bill is one which sets up a system of old age pensions, or raises revenue for paying old age pensions, it cannot be considered by either House and that if it is simply a matter which provides revenue, it MUST originate in the House of Representatives.

2. Senator Rawlings raised the point of order that the Senate cannot adopt a blanket motion instructing a committee to adopt a set of rules.

The Chair, President Pro Tem. W. R. Poage, presiding, overruled the point of order

3. Senator DeBerry raised the point of order that Committee Amendment No. 1 was out of order as it was too indefinite and not specific.

The Chair ruled the amendment out of order as not being specific

4. Senator Sanderford raised the point of order that Amendment No. 2 was out of order as being too indefinite.

Senator Sanderford withdrew his point of order temporarily

5. Senator Oneal raised the point of order that the substitute was out of order as it is strictly a revenue measure and not even incidental to the bill, and for that reason under the constitution may not originate in the Senate [Sustained]

6. Senator DeBerry raised a point of order against Sections 34 to 79 of S. B. No. 1 inclusive, as it would set up a sales tax, and therefore violates that section of the Constitution which requires all tax-raising measures to originate

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7. Senator Holbrook raised a point of order against Sections 34 to 79, inclusive, of S. B. No. 1 as it would set up a sales tax, and therefore violates that section of the Constitution which requires all tax-raising measures to originate in the House of Representatives [Overruled] 19
8. Senator Woodruff raised the point of order that the Poage amendment was out of order as it was a revenue-raising measure [Sustained] 19
9. Senator Woodruff raised the point of order on further consideration of S. B. No. 1 for the reason that it carries with it the sales tax provision, the main purpose of the bill being to raise revenue, and is out of order in that the Constitution provides that you may not levy revenues in the Senate [Overruled] 19
10. Senator Van Zandt raised the point of order that no Senator has the right to make an agreement with the Chair without getting recognition from the Chair [Overruled] 20
11. Senator Sanderford raised the point of order that Senator Shivers was sending up two substitutes at one time, as a substitute cannot be sent up for an amendment, and an amendment to an amendment, at one time. [Overruled] 24
12. Senator Nelson raised the point of order that Senator Van Zandt's amendment was out of order as it would amend an amendment to an amendment [Sustained] 28
13. Senator Hornsby raised the point of order that the Senator from Galveston had not gone through the Chair in addressing his remarks to the Senator from Rusk
The Chair requested the Senator to address the Chair 38
14. Senator Cotten raised the point of order that Senator Hill was not discussing the pending amendment.
The Chair instructed the Senator to confine his remarks to the amendment 38
15. Senator Moore raised the point of order that S. B. No. 4 was out of order as it was not within the Governor's call, and raised the further point of order that it was a revenue-raising measure and violates that section of the Constitution which provides that all such bills must originate in the House of Representatives.
The Chair, President Pro. Tem. W. R. Poage presiding, over-

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- ruled the point of order, stating that the bill was not properly before the Senate, not having been reported out of committee 39
16. Senator Moore raised the point of order that S. B. No. 5 was not before the Senate as the committee report had not laid over for 24 hours. The Chair overruled the point of order, citing Rule 11, page 239, and stated that S. B. No. 5 was pending business 39
17. Senator Nelson raised the point of order that the motion was out of order as the proper time for making a point of order against the bill was at the time of introduction, and as the Chair had ruled the bill within the Governor's call and no objection was heard at that time, that the only way to reverse the ruling would be an appeal from the ruling of the Chair, and that it is now too late to appeal, therefore the motion is out of order [Overruled] 40
18. Senator Moore raised the point of order that S. B. No. 4 is not properly before the Senate, not being within the Governor's call, and is therefore violative of the Constitution [Sustained] 40
19. Senator Rawlings raised the point of "no quorum" [Overruled] 62
20. Senator Moore raised the point of order that the substitute motion was out of order because the question of appointing the conferees and the question of instructing the conferees should be voted on separately [Overruled] 67
21. Senator Moore raised the point of order that Senator DeBerry's remarks were out of order, as they violated the rules of procedure in debate [Sustained] 67
22. Senator Hornsby raised the point of order that the substitute amendment offered by Senator Poage was out of order, as it was not a proper substitute, and is not germane, as it seeks to amend a different section of the bill. The Chair, Senator Redditt presiding, overruled the point of order 80
23. Senator Shivers raised the point of order that the Poage substitute amendment was out of order as it was identical with the substitute which the Senate had just voted to table. The Chair, Senator Redditt presiding, overruled the point of order 81
24. Senator Hopkins raised the point of order that the substitute by Senator Poage was

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25. Senator Holbrook raised a point of "no quorum" [Sustained] 82
26. Senator Poage raised the point of order that the roll call had been ordered, and that the Chair had yielded to Senator Neal to speak for a few minutes on the pending amendment, and not for debate [Sustained] 83
27. Senator Rawlings raised the point of order that there is no rule precluding the members of the Senate from speaking, after a roll call has been ordered, and prior to the commencement of the roll call [Overruled] 83
28. Senator Van Zandt raised the point of order, that the amendment was out of order because the allocation of funds to the Old Age Pension Fund would make the bill a revenue raising measure [Sustained] 97
29. Senator Moore raised the point of order the the amendment is not a proper substitute, and is not germane and does not conform to the caption of S. B. No. 11. The Chair, President Pro Tem. W. R. Poage, overruled the point of order 112
30. Senator Rawlings raised the point of order that Senator Martin could yield to a co-author to close the debate, without the unanimous consent of the Senate. The Chair, President Pro Tem. W. R. Poage, sustained the point of order 150
31. Senator Martin raised the point of order that the discussion was not germane to the amendment [Overruled] 154
32. Senator Van Zandt raised the point of order, that Senator Stone could not yield the floor to any Senator, other than the co-author of the amendment, and cited Rule 22. The Chair, President Pro Tem. W. R. Poage, overruled the point of order 155
33. Senator Moore raised a point of order on further consideration of the bill, as it was now 12 o'clock, and in a minute it would be Wednesday and House bill day [Overruled] 214
34. Senator Moore raised the point of order on the bill as not coming within the Governor's call 227
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36. Senator Moore raised the point of order that the committee report had not laid over for 24 hours [Overruled]	268
37. Senator Van Zandt raised the point of order that the motion was out of order as vote to table is final [Sustained]	302
38. Senator Van Zandt raised the point of order that the amendment was out of order as it violates the Federal Constitution.	
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39. Senator Hopkins raised the point of order that the amendment by Senator Poage is not germane to the pending amendment [Sustained]	316
40. Senator Martin raised the point of order that it would take a two-third vote to suspend the rule requiring amendments to be read.	
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Second, it contravenes the Fourteenth Amendment to the Constitution of the United States of America which guarantees to all persons the equal protection to the law.	
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43. Senator Rawlings raised the point of order that the amendment seeks to put into the bill that which was taken out by amendment without a motion to reconsider the previous action [Overruled]	374
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